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Parole Board Quarterly Report of Actions January 1 through March 31, 2022 (Q3, FY2022)

This report is organized by sections as follows:

- Section 1: Summary of all parole decisions during the reporting period. Parole actions are categorized by discretionary parole decisions, mandatory parole decisions (MPR), and parole violation decisions.
- Section 2: Summary of parole actions based on the parole guideline recommendation.
- Section 3: Summary of parole actions that deviate from the guideline recommendation.
- Section 4: Summary of parole actions by offense group.
- Section 5: Summary of the reasons for parole actions, including reasons for deviating from the parole guideline recommendation. Reasons for actions on individual cases are on file at the Carson City Office of the Parole Board and are available upon request.

Table of Contents

Section 1. Summary of all parole decisions during the reporting period	3
Quarterly Totals	3
Percentage of Action by Gender	
Section 2: Statistics of parole actions based on the parole guideline recommendation	4
Section 3: Summary of parole actions that deviated from the discretionary parole guideline	
Section 4: Summary of parole actions by offense group	6
Section 5: Reasons for each parole action	
Reasons for Granting Discretionary Parole	8
Reasons for Denying Discretionary Parole Release	8
Reasons for Granting Discretionary Parole Release when the Guideline Recommends Denial	9
Reasons for Denying Discretionary Parole Release when the Guideline Suggest Parole	
Should be Granted.	.10
Reason for Granting Mandatory Parole Release	11
Reason for Denying Mandatory Parole Release (NRS 213.1215)	12
Reason for Taking No Action	.13
Reasons for Continue on Parole (Reinstate)	14
Reasons for Revoke and Reinstate Parole	
Reasons for Temporary Revocation (30 Day Revoke & Reinstate) (NRS 213.1519)	14
Reasons for Temporary Revocation (90 Day Revoke & Reinstate) (NRS 213.1519)	14
Reasons for Granting Early Discharge from Parole (NRS 213.1543	

Section 1. Summary of all parole decisions during the reporting period

Quarterly Totals

Parole actions are categorized by discretionary parole decisions, mandatory parole decisions (MPR), and parole violation decisions. Hearings that resulted in 'No Action' being taken and hearings resulting in the rescission of a parole as a result of ineligibility are also displayed in the following table.

	Male	Female	Total
Discretionary Parole Hearings	729	85	814
Discretionary Paroles Granted	460	66	526
Discretionary Paroles Denied	269	19	288
Mandatory Parole (MPR) Hearings	351	30	381
Mandatory Paroles Granted	253	27	280
Mandatory Paroles Denied	98	3	101
Discretionary Parole Violations Hearings	108	22	130
Discretionary Paroles Continued (Reinstated)	17	4	21
Discretionary Paroles Revoked	91	18	109
Mandatory Parole Violation Hearings	4	1	5
Mandatory Parole Violators Continued (Reinstated)	0	0	0
Mandatory Parole Violators Revoked	4	1	5
Total Decisions	1192	138	1330
Total Grant/Continued	730	97	827
Total Denied/Revoked	462	41	503
Hearings with No Action	247	23	270
Rescissions	8	0	8
Revoke & Reinstate	13	4	17
30 Day Revoke & Reinstate	88	15	103
90 Day Revoke & Reinstate	19	3	22
180 Day Revoke & Reinstate	2	1	3
Grant Early Discharge	1	0	1
Total Hearings	1570	184	1754

Percentage of Action by Gender

Percent of Action by Gender	Male	Female	Total
Percent of Discretionary Parole Granted	63.1%	77.6%	64.6%
Percent of Mandatory Parole Granted	72.1%	90.0%	73.5%
Total Discretionary/MPR Grant Rate	66.0%	80.9%	67.1%

Section 2: Statistics of parole actions based on the parole guideline recommendation

The following charts represent discretionary and mandatory parole actions based on the discretionary parole guideline. The MPR actions appear as reference only. The guideline for consideration for release under NRS 213.1215 (Mandatory Parole) is whether there is a reasonable probability that the prisoner would be a danger to public safety. When an inmate being considered for release under Mandatory Parole is denied, the underlying reason is the determination that there is a reasonable probability that the prisoner would be a danger to public safety if released on parole.

Discretionary Parole Actions by Guideline Recommendation					
Granted Denied % Granted					
Parole at Initial	109	7	94%		
Parole at 1st or 2 nd Hearing	231	88	72%		
Consider Factors	187	159	54%		
Deny Parole	0	33	0%		
Total	527	287	65%		
Mandatory Parole Actions	by Guideline R	Recommendation			
			%		
	Granted	Denied	Granted		
Parole at Initial	38	2	95%		
Parole at 1st or 2 nd Hearing	118	12	91%		
Consider Factors	121	55	69%		
Deny Parole	3	32	9%		
Total	280	101	73%		

* Source: NOTIS PARPAG report. May vary from numbers reported in Section 3 when a guideline recommendation is overridden by another assessment or when sentences are aggregated.

Section 3: Summary of parole actions that deviated from the discretionary parole guideline

The following represents the number of inmates who were denied parole when the guideline recommended parole should be granted (denials when the guideline recommends parole be granted at 1st or 2nd hearing would become a deviation when parole is denied at the 2nd hearing):

# of Actions to Deny Parole that Deviated:	4
Total Number of Discretionary Denials:	288
Percent of Deviation:	1.4%

The following represents the number of inmates who were granted parole when the guideline recommended parole should be denied:

# of Actions to Grant Parole that Deviated:	1
Total Number of Discretionary Grants:	526
Percent of Deviation:	0.02%

* Source: NOTIS PARPAG report. May vary from numbers reported in Section 3 when a guideline recommendation is overridden by another assessment or when sentences are aggregated.

Section 4: Summary of parole actions by offense group

The following charts represent parole actions by offense group as defined by the Department of Corrections. Offenses appearing in the "Sex" category include offenses such as "Prostitution with HIV," "Pandering" and "Failure to Register as a Sex Offender." Offenses that involved violence during the commission of the offense, but with an actual conviction title that would not by itself appear to be violent will not appear in the "Violence" offense group (i.e., a Burglary conviction that included striking a resident would appear in the "Property" offense group). Offenses appearing in the "Other" offense group includes offenses that cannot be readily categorized into one of the other offense groups (i.e., Habitual Criminals, gaming related offenses and Victim over 65 Enhancement which could be a property or violent offense).

	Sex	Violence	Drug	Property	DUI	Other	Total
Discretionary Parole Hearings	78	277	110	228	18	103	814
Disc. Parole Hearings Granted	35	138	90	167	16	80	526
Percent Favorable	45%	50%	82%	73%	89%	78%	65%
Mandatory Parole Hearings	31	179	34	67	25	45	381
Mandatory Hearings Granted	23	116	29	52	24	36	280
Percent Favorable	74%	65%	85%	78%	96%	80%	73%
Total Disc. & Mand. Parole Hearings	109	456	144	295	43	148	1195
Total Parole Grants	58	254	119	219	40	116	806
Percent Favorable	53%	56%	83%	74%	93%	78%	67%
Total PV Hearings	19	66	37	108	4	46	280
Total Reinstates	14	38	19	61	1	33	166
Percent Favorable	74%	58%	51%	56%	25%	72%	59%
Parole Violation Reinstate Analysis							
Continue on Parole (reinstate)	2	9	2	3	1	4	21
Reinstate Mandatory Parole	0	0	0	0	0	0	0
Revoke and Reinstate	1	9	0	5	0	2	17
30 Day Revoke & Reinstate	7	14	15	43	0	24	103
90 Day Revoke & Reinstate	4	5	2	9	0	2	22
180 Day Revoke & Reinstate	0	1	0	1	0	1	3
Early Discharge Grants	0	0	1	0	0	0	1

**Source: NOTIS PARPBQ Quarterly report.

**PV Hearings do not include No Actions

Section 5: Reasons for each parole action

The following provides a summary of the reasons for each decision to grant, deny, continue or revoke parole, including reasons for deviating from the parole guideline recommendation.

When acting to grant or deny parole, more than one reason may be selected. Reasons for each specific case are available upon request in the Carson City office of the Board of Parole Commissioners.

When the "Other" reason is selected, written comments are manually entered. Those comments are also available upon request at the Carson City office of the Parole Board. Reasons for Granting Discretionary Parole Release:

Reasons for Granting Discretionary Parole

Frequency	Reason
229	The parole guideline recommends that parole be granted, and there are no serious
	reasons to deviate from the guideline recommendation.
101	The inmate has no prior or minimal criminal conviction history.
95	The inmate has a positive institutional record.
167	The inmate has participated in programs specific to addressing behavior that led to
	incarceration.
28	The inmate has adjusted in a positive manner to a work release program or other
	assignment as community trustee.
62	The inmate has successfully completed a prior period of parole or probation.
229	The inmate has stable release plans.
99	There is a detainer lodged by other jurisdiction.
41	The inmate must serve a consecutive sentence.
4	Case factors suggest parole may be appropriate at this time.
403	There is community and/or family support.
1458	Total

Frequency	Reason
149	Prior prison term did not deter future criminal activity.
27	Prior conviction for a sexual offense.
170	Prior conviction for a violent offense.
182	Repetitive criminal conduct.
123	Significant prior criminal history.
28	Disruptive institutional behavior, or poor disciplinary record.
12	The prisoner was assessed in accordance with NRS 213.1214 and was determined to be a
	high risk, or higher than moderate risk to re-offend.
35	Multiple prior parole/probation revocations.
86	Nature of criminal record is increasingly more serious.
49	Crime was targeted against a child or person at greater vulnerability because of
	age/disability.
173	Impact on victim(s) and/or community.
2	The extreme or abnormal aspects of the crime.
5	Risk factors indicate the inmate is a high risk to return to prison.
3	Removal from community supervision program.
1	Parole Guideline recommends parole denial and other factors do not indicate the Board
	should deviate from the guideline.
4	Inmate refused to participate in the hearing process.
3	Inmate does not want parole and requested to expire sentence.
92	Committed a crime while incarcerated, during any period of release from confinement on bail,
	during any period of escape from an institution or facility, while eluding capture or while on
	probation or parole.
1144	Total

Reasons for Denying Discretionary Parole Release

Reasons for Granting Discretionary Parole Release when the Guideline Recommends Denial

Frequency	Reason
1	The inmate has been infraction free for two years or more to hearing month.
	The inmate has participated in programs specific to addressing the behavior that led to incarceration.
1	Community and/or family support.
1	Stable release plans.
4	Total

Reasons for Denying Discretionary Parole Release when the Guideline Suggests Parole Should be Granted

Frequency	Reason
2	Repetitive criminal conduct.
2	Nature of criminal record is increasingly more serious.
1	Crime was targeted against a child or person at greater vulnerability because of age/disability.
3	Impact on victim(s) and/or community.
1	The extreme or abnormal aspects of the crime.
1	Inmate refused to participate in the hearing process.
10	Total

Reasons for Granting Mandatory Parole Release

Frequency	Reason
279	The inmate is eligible for release in accordance with NRS 213.1215 and the case factors do not suggest that the inmate would be a danger to public safety if released on parole.
1	Other:
280	Total

Reasons for Denying Mandatory Parole Release (NRS 213.1215)

Frequency	Reason
48	The parole guidelines indicate the prisoner is a high risk to re-offend.
2	The prisoner was evaluated in accordance with NRS 213.1214 and was determined to be a high risk, or higher than moderate risk to re-offend.
4	The prisoner has made statements indicating he/she will refuse to comply with the terms and conditions of parole.
1	The prisoner has made threats against another person and release to the community could jeopardize public safety.
42	The prisoner has a history of convictions for violent crimes.
10	The prisoner has engaged in violent behavior while incarcerated.
2	The prisoner has previously committed crimes while on community supervision.
1	The prisoner has demonstrated an attitude or behavior which indicates that the prisoner favors a criminal lifestyle (i.e., gang activities, planning escapes or other criminal activity, etc)
6	Other:
116	Total

Reasons for Taking No Action

Frequency	Reason
18	Inmate was moved after hearing date was set. Will be rescheduled upon publication of new eligibility list.
14	Inmate not eligible due to new felony conviction. Inmate will be re-scheduled when eligible.
61	Inmate was not available at the time of the hearing.
19	No action taken due to lack of information needed to make a recommendation.
2	The inmate has a current or prior conviction for an offense listed in NRS 213.1214 and the required assessment was not provided to the Board by the hearing date. A parole hearing will be re-scheduled and conducted once the Board is in receipt of the evaluation.
3	Prior action to deny parole.
5	Prior action to grant parole.
9	Inmate refused to attend hearing.
21	Inmate not eligible due to change or correction in sentence structure or credits earned/lost per NDOC Records.
16	The inmate is in the custody of another jurisdiction and not enough information was provided to make an informed decision to grant or deny parole.
1	The inmate is a community trustee and did not appear for the hearing at the scheduled time.
87	The inmate is pending new criminal charges. Will be rescheduled once the new charges have been adjudicated.
3	The attorney appointed to represent the inmate during parole revocation proceedings was not present at the scheduled time.
3	The inmate needs an interpreter, and one was not available for the hearing.
2	Inmate not given proper notice of the hearing.
4	Inmate not eligible for parole for reasons other than new sentence or credit adjustment.
96	Inmate or inmate's counsel requested a continuance.
10	Hearing continued pending outcome of disciplinary charges.
1	Inmate needs to be considered by three commissioners, and three were not available at the hearing.
2	Inmate expired after being scheduled, but before the hearing took place.
16	Other:
5	No PSI, or specific information related to the offense was available to the Board at the time of the hearing.
14	The inmate indicates an interest in aggregating his/her consecutive sentence(s). No Action is taken to allow the inmate time to research and make a determination whether to opt-in.
412	Total

Reasons for Continue on Parole (Reinstate)

Frequency	Reason
3	The evidence presented was not serious enough to warrant the revocation of parole.
15	P&P Withdrew all charges at the violation hearing.
	P&P withdrew the most serious of the charges alleged, and the remaining charges were
1	not serious enough to warrant the revocation of parole.
2	Inmate was found not guilty of the charges alleged by P&P.
2	P & P Recommended reinstatement at the violation hearing.
1	Other
24	Total

Reasons for Revoke and Reinstate Parole

Frequency	Reason
17	The Board heard substantial evidence that was presented to prove that you violated
	the terms of your parole agreement by:
4	Commission of a new felony or gross misdemeanor.
2	Commission of Domestic Violence pursuant to NRS 200.485.
2	Violation of a stay away order from a victim of the crime for which the parolee is
	being supervised.
9	Absconded parole supervision as defined in NRS 176A.630.
34	Total

Reasons for Temporary Revocation (30 Day Revoke & Reinstate)

Frequency	Reason
102	1 1
	statutory requirement to temporarily revoke the parole for a period of not more
	than 30 days.
102	Total

Reasons for Temporary Revocation (90 Day Revoke & Reinstate)

Frequency	Reason
22	The Board found that a first technical parole violation occurred and imposed the
	statutory requirement to temporarily revoke the parole for a period of not more
	than 90 days.
22	Total

Reasons for Early Discharge of Parole

Frequency	Reason
2	No further potential risk posed to the community or victims
6	No further supervision necessary
8	Total